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me, along by Maxwell, there where I live. And you get on the island, there's no wet hay meadows, because I had to water everything there to get a crop. And so this was the problem because a lot of these wells were drilled and they didn't realize this, and then after they planted a crop last summer well then they said, well you can't pump anymore because of this here discrepancy. And they said, well our new Department of Water, Roger Patterson, gave them a waiver on it so they could go ahead and pump because they had spent \$100 or more an acre on it, trying to get that crop in and then to have to be turned down. So, I think this should be allowed because that ground is a lot higher than even a lot of it on both sides of it. Now, LB 903, we did not move it out. You can drill a well, under LB 903, on the island, but you got to get a surface water permit to do that. So we did not do anything with that bill. So I don't know whether that answers all your questions, Senator Beutler, but that's kind of the discussion in the committee. Thank you.

SPEAKER KRISTENSEN: Senator Beutler.

SENATOR BEUTLER: Senator Schrock, again if I may. Can...let's look at the question in three parts.

SENATOR SCHROCK: Okay.

SENATOR BEUTLER: Okay? Let's say we have three different wells. As I read this amendment, this is an exemption for all wells that fit within the rule, originally. Okay? Now the three different types of situations are...that I would like to describe are these. You have a well on an island and it's within 50 feet of a bank. Okay, that is situation number one.

SENATOR SCHROCK: Okay.

SENATOR BEUTLER: Situation number two, you have a well on an island, but it's not within 50 feet of either of the two channels. Situation number three, you have a well that's within 50 feet of the bank, but it's not on any island. Now as I understand this amendment, all three of those would have the benefit of the further grandfathering from '93 until the operative date of this bill. Is that correct?